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APPL	CATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09	/806,401	10/22/2001	Harry Hedler	KSN0012	8725	
	7:	590 12/13/2004		EXAMINER		
E	ric J Groen		GRAYBILL, DAVID E			
E	aker & Danie	ls				
Suite 250				ART UNIT	PAPER NUMBER	
2	05 West Jeffer	rson Boulevard	2822			
S	outh Bend, IN	N 46601	DATE MAILED: 12/13/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		09/806,401	09/806,401 HEDLER ET AL.				
	Office Action Summary	Examiner	Art Unit	/			
		David E Graybill	2822	pr			
Period fo	The MAILING DATE of this communic or Reply	ation appears on the cover she	et with the correspondence a	ddress			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) or period for reply is specified above, the maximum stature to reply within the set or extended period for reply within the set or exte	ATION. 37 CFR 1.136(a). In no event, however, mication. days, a reply within the statutory minimum of tory period will apply and will expire SIX (6) II, by statute, cause the application to become	nay a reply be timely filed of thirty (30) days will be considered time MONTHS from the mailing date of this of me ABANDONED (35 U.S.C. § 133).				
Status							
1)🖂	Responsive to communication(s) filed	on <u>15 November 2004</u> .					
2a)⊠	This action is FINAL . 2b)☐ This action is non-final.					
3)□	Since this application is in condition fo	r allowance except for formal i	matters, prosecution as to th	e merits is			
	closed in accordance with the practice	e under <i>Ex par</i> te Quayle, 1935	C.D. 11, 453 O.G. 213.				
Disposit	ion of Claims						
4)⊠	Claim(s) 1-4 is/are pending in the appl	lication.					
	4a) Of the above claim(s) is/are	withdrawn from consideration	J .				
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-4</u> is/are rejected.		·				
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction	on and/or election requirement					
Applicat	ion Papers						
9)	The specification is objected to by the	Examiner.					
	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection	on to the drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the	ne correction is required if the draw	wing(s) is objected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to be	by the Examiner. Note the attach	ched Office Action or form P	TO-152.			
Priority ι	ınder 35 U.S.C. § 119	·					
12)	Acknowledgment is made of a claim fo	r foreign priority under 35 U.S.	.C. § 119(a)-(d) or (f).				
	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority do	ocuments have been received.					
	2. Certified copies of the priority do	ocuments have been received	in Application No				
	3. Copies of the certified copies of	the priority documents have b	een received in this National	Stage			
	application from the Internationa	al Bureau (PCT Rule 17.2(a)).					
* \$	See the attached detailed Office action	for a list of the certified copies	not received.				
Attachmen							
1) 🔼 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTC	4) Intervi	iew Summary (PTO-413) · No(s)/Mail Date				
	nation Disclosure Statement(s) (PTO-1449 or PT	O/SB/08) 5) Notice	e of Informal Patent Application (PT	0-152)			
	r No(s)/Mail Date	6) Dother:					

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In the rejections infra, generally, reference labels are recited only for the first recitation of identical claim elements.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Caillat (5861322) and Akram (2002/0109218).

At column 5, line 29 to column 6, line 43, Caillat discloses an electronic module, in particular a multichip module, comprising a multilayer wiring 104, 108, 112, 114, 118 having at least one IC component 130 applied on a component side thereof, said module being unilaterally covered on the component side with a case 134, 136, and comprising a plurality of contact pads 138 on a bottom side of the module through for contacting and integration of the module to a next higher assembly group level, the bottom side of the multilayer wiring constituting directly, without additional wiring substrate, the bottom side of the module, the component side of the multilayer wiring adhering to the case with its portions that are free from components, and in that the multilayer wiring has a height of less than approximately 100 μ m, wherein the multilayer wiring is constituted by a

sequence of structured metal planes which are electrically separated from each other by insulating layers 104, 114 and between which purposeful electric connections are established through vias, wherein solderable material 140 is applied to the contact pads on the bottom side of the multilayer wiring, electrically connected to the component side through vias, for establishing contact with the next higher assembly group level ("printed circuit board"), wherein the solderable material is applied in the form of solder balls.

To clarify the disclosure that the multilayer wiring has a height of less than approximately 100 μ m, it is noted that Caillat discloses that the height of each of the layers 104 and 114 is 5 μ m thick; therefore, the total height of the multilayer wiring is 10 μ m thick.

However, Caillat does not appear to explicitly disclose a hermetic case being formed of a single material by plastics overmolding.

Nevertheless, at paragraph 4, Akram discloses a hermetic case being formed of a single material "silicone" by plastics overmolding "underfill" "glob top." Moreover, it would have been obvious to substitute the hermetic case of Akram for the case of Caillat because, as taught by Akram, it would provide environmental protection and enhance the attachment of the component to the wiring.

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Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Caillat (5861322) and Fallon (5923090).

Caillat is applied for the same reasons it was applied supra.

However, Caillat does not appear to explicitly disclose a hermetic case being formed of a single material by plastics overmolding.

Regardless, at column 3, lines 4-10, Fallon discloses a hermetic case 9 being formed of a single material by plastics overmolding. Furthermore, It would have been obvious to substitute the hermetic case of Fallon for the case of Caillat because it would further hermetically protect the module. Also, it would have been obvious to combine this disclosure of Fallon with the disclosure of Caillat because it would facilitate protection of the module. Indeed, it has been held that it is obvious to combine two processes for the same purpose. In re Novak 16 USPQ2d 2043. Similarly, "It is prima facie obvious to combine two compositions each of which is taught by the prior art to be useful for the same purpose, in order to form a third composition to be used for the very same purpose [T]he idea of combining them flows logically from their having been individually taught in the prior art." In re Kerkhoven, 626 F.2d 846, 205 USPQ 1069, 1072 (CCPA 1980) (citations omitted) (Claims to a process of preparing a spray - dried detergent by mixing together two conventional spray - dried detergents were held to be prima facie obvious.). See also, In re Crockett, 279 F.2d 274, 126 USPO 186

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(CCPA 1960) (Claims directed to a method and material for treating cast iron using a mixture comprising calcium carbide and magnesium oxide were held unpatentable over prior art disclosures that the aforementioned components individually promote the formation of a nodular structure in cast iron.); and Ex parte Quadranti 25 USPQ2d 1071 (Bd. Pat. App. & Inter. 1992) (Mixture of two known herbicides held prima facie obvious).

Applicant's amendment and remarks filed on 11-15-4 have been fully considered, are addressed by the rejections supra, and are further addressed infra.

Applicant alleges that Akram does not disclose a case being formed of a single material because, "As explained in Akram, the glob top 102 and the underfill 104 consist of different materials, even though both may be made of epoxy or silicone polymers. Specifically, Akram teaches that 'the addition of glob materials can induce detrimental stresses that can cause catastrophic failures. The stresses occur when the glob top is cured and has different mechanical characteristics such as an expansion coefficient compared to the underfill material."

This allegation is respectfully traversed because, as applied to the rejection, the disclosure of Akram that both the underfill and glob top material is silicone encompasses a case consisting of only one material: silicone; hence, Akram discloses a case being formed of a single material.

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Moreover, applicant's cited disclosure of Akram, "when the glob top is cured and has different mechanical characteristics such as an expansion coefficient compared to the underfill material," is a conditional statement which does not limit the disclosure to the case comprising the underfill and glob top being formed of a single material.

The art made of record and not applied to the rejection is considered pertinent to applicant's disclosure. It is cited primarily to show inventions similar to the instant invention.

For information on the status of this application applicant should check PAIR: Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Alternatively, applicant may contact the File Information Unit at (703) 308-2733. Telephone status inquiries should not be directed to the examiner. See MPEP 1730VIC, MPEP 203.08 and MPEP 102.

Any other telephone inquiry concerning this communication or earlier communications from the examiner should be directed to David E. Graybill at (571) 272-1930. Regular office hours: Monday through Friday, 8:30 a.m. to 6:00 p.m.

The fax phone number for group 2800 is (703) 872-9306.

David E. Graybill Primary Examiner

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D.G.

9-Dec-04